

A Partnership Including
Professional Corporations
600 13th Street, N.W.
Washington, D.C. 20005-3096
202-756-8000
Facsimile 202-756-8087
<http://www.mwe.com>

Jeffrey L. Sheldon
Attorney at Law
jsheldon@mwe.com
202-756-8082

Boston
Chicago
Düsseldorf
London
Los Angeles
Miami
Milan
Munich
New York
Orange County
Rome
San Diego
Silicon Valley
Washington, D.C.

McDERMOTT, WILL & EMERY

September 25, 2003

Marlene H. Dortch, Esq.
Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, DC 20554

**Re: Notice of *Ex Parte* Meeting; Improving Public Safety Communications
in the 800 MHz Band, WT Docket No. 02-55**

Dear Ms. Dortch:

This is to notify you that on September 24, 2003, Michael Rosenthal, John Logan, and Alan McIntyre of Southern Communications Services, Inc., d/b/a/ Southern LINC, and Jeffrey Sheldon of McDermott, Will & Emery, counsel to Southern, met with Edmond Thomas, Julius Knapp, James Schlichting, Michael Marcus, Alan Scrimme, Robert Bromery, Robert Eckert, and Saurbh Chhabra, of the Office of Engineering and Technology, to discuss Southern's position on the issues in the above-referenced proceeding. Specifically, Southern reiterated the positions advanced in its earlier-filed comments and reply comments in this docket by expressing its continuing support for the "Balanced Approach" as the most effective method for resolving interference with the least cost and disruption to existing users of the 800 MHz band. Southern noted that realignment of the 800 MHz band as proposed by Nextel would create regulatory and competitive disparities unless Southern were assured, at a minimum, of receiving contiguous spectrum as described in Southern's "Supplemental Comments," filed February 10, 2003. Finally, using recent information filed by the City and County of Denver, Southern noted that rebanding of the 800 MHz band will not eliminate the potential for intermodulation interference to Denver's Public Safety channels in the "interleaved" portion of the band at 854-861 MHz. Southern indicated it would file additional written information on this in the very near future.

In accordance with the Commission's rules, one copy of this *ex parte* notice is being filed electronically for inclusion in the record of the above-referenced proceeding.

Very truly yours,

/s/ Jeffrey L. Sheldon

Jeffrey L. Sheldon

Marlene H. Dortch, Esq.
September 25, 2003
Page 2

cc: Edmond Thomas
Julius Knapp
James Schlichting
Michael Marcus
Alan Scrim
Robert Bromery
Robert Eckert
Saurbh Chhabra